

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION**

LUGUS IP LLC,

Plaintiff / Counterclaim-Defendant,

v.

C.A. No. 3:11-CV-811-HEH

FORBIDDEN  
FRUIT LLC, PROSPECT  
HILL LLC AND GUM  
SPRINGS LLC,

Defendants / Counterclaim – Plaintiffs.

**JOINT STATUS REPORT**

Pursuant to the November 16, 2012 Order, Plaintiff Lugus IP LLC and Defendants Forbidden Fruit LLC, Prospect Hill LLC and Gum Springs LLC hereby submit the following Joint Status Report.

On December 7, 2011, Lugus IP filed a patent infringement complaint against Volvo Cars of North America, Volvo Car Corporation, Forbidden Fruit LLC, Prospect Hill LLC and Gum Springs LLC.

On May 15, 2012, Your Honor issued an Order that granted Volvo Car Corporation and Volvo Cars of North America's motion to transfer venue to the District of New Jersey and to sever and stay Lugus IP's case against Forbidden Fruit LLC, Prospect Hill LLC and Gum Springs LLC.

On November 19, 2013, Judge Dennis M. Cavanaugh indicated he would be retiring from the bench February 1, 2014 and held the case in abeyance until a new judge was assigned.

On May 1, 2014, newly assigned Judge Joseph E. Irenas held a claim construction hearing.

On May 9, 2014, Volvo filed a motion for summary judgment of non-infringement of the asserted patent.

On May 20, 2014, the Court issued a claim construction order and opinion.

On July 23, 2014, the Court granted Volvo's motion for summary judgment of non-infringement on all claims of the asserted patent and dismissed Volvo's remaining counterclaims without prejudice.

Plaintiff intends to file an appeal from this summary judgment ruling.

Dated: July 25, 2014

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CERTIFICATE OF SERVICE

I hereby certify that on July 25, 2104, I will electronically file the foregoing with the Clerk of Court using the CM/ECF system, which will send a notification of such filing to the following:

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